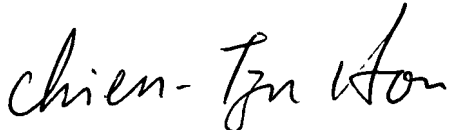


## Statement

My name is Chien-Tzu Hou. I also go by Jason Hou as easier pronunciation. I am the inventor of patent application number 09/977,585 and 09/908,725, alone with other 16 issued US patents. I came from Taiwan and became US citizen in 2005. These two patents were filed through a patent service company in Taiwan back to 1990's. In mid 2004, the technology we developed in US has been stolen by a large Taiwan company and then sold to China. We reported such terrible crime to FBI short after. The FBI case number is 288A-SF-137720 (Please see attachment). After this incident happened, I was advised not to travel to Taiwan. I decided to stay in California for most of my time and I never go back to Taiwan again since then. I had requested the patent service company in Taiwan provide me all patent application status to me at that time. I was hoping it would be more convenient for me taking care of all my patent applications locally here. Unfortunately, they didn't provide me the application status and any correspondence of these two patents. And they also failed to notify US patent office of my new address and contact information in California. I came from Taiwan and I am not familiar with US patent system. I didn't aware these two patents were allowed until I made detail research over the USPTO website yesterday. I had spent great effort inventing those two patents, and they are very valuable to me. If I could have known those two patents have been allowed earlier, I definitely would have already taken care of all issuing process. My rest 16 issued US patents are all well maintained, which shows how important those inventions are to me. Especially these two patents are vital to protect us from further damages of the stolen technology. Patent 09/977,585 and 09/908,725 are unintentionally abandoned due to my unawareness of their allowing status and the difficulty communicating with non responding Taiwan patent service company remotely. Please kindly consider my uncontrollable situation and revive those two allowed patents. What I am stating above is true and correct. I am extremely grateful of your help.

Truthfully,

A handwritten signature in cursive script that reads "Chien-Tzu Hou". The signature is written in black ink and is positioned below the "Truthfully," text.

Chien-Tzu Hou  
November 6, 2007



**U.S. Department of Justice**  
Federal Bureau of Investigation  
FBI - San Francisco  
450 Golden Gate Avenue, 13th Floor  
San Francisco, CA 94102  
Phone: (415) 553-7424  
Fax:

November 30, 2005

Jason Ho  
Mai Logic, Inc.  
47697 Westinghouse Drive, Suite 200  
Fremont, CA 94539

RE: Case Number 288A-SF-137720

Dear Jason Ho:

Your name was referred to the FBI's Victim Assistance Program as being a possible victim of a federal crime. We appreciate your assistance and cooperation while we are investigating this case. We would like to make you aware of the victim services that may be available to you and to answer any questions you may have regarding the criminal justice process throughout the investigation. Our program is part of the FBI's effort to ensure the victims are treated with respect and are provided information about their rights under federal law. These rights include notification of the status of the case. The enclosed brochures provide information about the FBI's Victim Assistance Program, resources and instructions for accessing the Victim Notification System (VNS). VNS is designed to provide you with information regarding the status of your case.

This case is currently under investigation. This can be a lengthy process and we request your continued patience while we conduct a thorough investigation.

As a crime victim, you have the following rights under 18 United States Code § 3771:

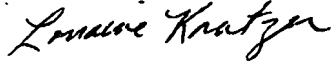
(1) The right to be reasonably protected from the accused; (2) The right to reasonable, accurate, and timely notice of any public court proceeding, or any parole proceeding, involving the crime or of any release or escape of the accused; (3) The right not to be excluded from any such public court proceeding, unless the court, after receiving clear and convincing evidence, determines that testimony by the victim would be materially altered if the victim heard other testimony at that proceeding; (4) The right to be reasonably heard at any public proceeding in the district court involving release, plea, sentencing, or any parole proceeding; (5) The reasonable right to confer with the attorney for the Government in the case; (6) The right to full and timely restitution as provided in law; (7) The right to proceedings free from unreasonable delay; (8) The right to be treated with fairness and with respect for the victim's dignity and privacy.

We will make our best efforts to ensure you are accorded the rights described. Most of these rights pertain to events occurring after the arrest or indictment of an individual for the crime, and it will become the responsibility of the prosecuting United States Attorney's Office to ensure you are accorded those rights. You may also seek the advice of a private attorney with respect to these rights.

You may obtain current information about this matter on the Internet at WWW.Notify.USDOJ.GOV or from the VNS Call Center at 1-866-DOJ-4YOU (1-866-365-4968) (TDD/TTY: 1-866-228-4619) (International: 1-502-213-2767). In addition, you may use the Call Center or Internet to update your contact information and/or change your decision about participation in the notification program. You will need the following Victim Identification Number (VIN) " " and Personal Identification Number (PIN) anytime you contact the Call Center and the first time you log on to VNS on the Internet. If you have additional questions, please contact our office. Please remember, your participation in the notification part of this program is voluntary.

Should you have any questions related to this matter, please contact me at (415) 553-7424. When you call, please provide the file number located at the top of this letter.

Sincerely,



Lorraine Kratzer  
Victim Specialist